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6	Attorneys for Plaintiff Charles Moser	
7	IN THE UNITED STATES DISTRICT COURT	
8	FOR THE DISTRICT OF NEVADA	
9		
10	JOHN SABATINI,	Case No. 2:17-cv-01012-JAD-NJK
11	Plaintiff,	
12	v.	
13	LAS VEGAS METROPOLITAN POLICE DEPARTMENT	
14	TODICE DELTAKTIVELVI	
	Defendant.	Case No. 2:17-cv-01704
15		
16	CHARLES MOSER	CONSOLIDATED
		Order Granting Stipulation to Extend
17	Plaintiff,	Deadlines to Respond to Summary-
18	v.	judgment Motions
19	DEVIN BALLARD, an individual, PATRICK NEVILLE, an individual, and	[ECF No. 45]
20	LAS VEGAS METROPOLITAN	
	POLICE DEPARTMENT,	
21	Defendants.	
22	Defendants.	
23	IT IS HEREBY STIPULATED AND AGREED between the parties, by and through their	
24	undersigned counsel to extend for a period of 30 days the current deadlines for Responses to Plaintiff	

Charles Moser's Motion for Partial Summary Judgment [Doc. 38] (due July 17, 2018) and Plaintiff 1 2 John Sabatini's Motion for Partial Summary Judgment [Doc. 40] (due July 19, 2018) and LVMPD 3 Defendants' Motion for Summary Judgment [Doc. 41] (due July 19, 2018) due to Plaintiff's counsel's 4 hearing, arbitration, briefing schedule and a preplanned vacation. 5 Plaintiff's counsel schedule is as follows: July 12 and 13, 2018 Arbitration in the matter of Jeff 6 Harper v. Las Vegas Metropolitan Police Department; July 16, 2018 an Answer to Petition for Wirt of 7 Mandamus or Prohibition on behalf of Respondents in City of Mesquite v. The Eighth Judicial District 8 Court for the State of Nevada et al., Nevada Supreme Court Case No. 75743 (Plaintiff's counsel 9 represents Real Party in Interest Douglas Smaellie in this matter) and July 31 through August 2, 2018 10 Employee Management Relations Board hearing in Burt and Cook v. Las Vegas Metropolitan Police 11 Department, Case No. 2017-034. Further, Plaintiff's counsel has a prior scheduled prepaid vacation the 12 week of July 16, 2018. 13 /// 14 /// 15 /// 16 /// 17 /// 18 /// 19 /// 20 /// 21 /// 22 /// 23 ///

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1	The parties further stipulate that all parties' Responses be due on the same day, Monday	
2	August 20, 2018.	
3	This extension is requested in good faith and not for purposes of delay.	
4	DATED this <u>5th</u> day of July, 2018. DATED this <u>5th</u> day of July, 2018.	
5	LAW OFFICE OF DANIEL MARKS RANDAZZA LEGAL GROUP	
6	/s/ Adam Levine, Esq /s/ Alex J. Shepard, Esq	
7	DANIEL MARKS, ESQ.  Nevada State Bar No. 002003  office@danielmarks.net  ALEX J. SHEPARD, ESQ.  Nevada State Bar No. 013582  ajs@randazza.com	
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9	alevine@danielmarks.net mjr@randazz.com 610 South Ninth Street 4035 S. El Capitan Way	
10	Las Vegas, Nevada 89101  Attorneys for Plaintiff Charles Moser  Las Vegas, Nevada, 89147  Attorneys for Plaintiff John Sabatini	
11	Attorneys for Flainity Charles Moser Attorneys for Flainity John Sabatini	
12	DATED this 5th day of July, 2018.	
13	MARQUIS AURBACH COFFING	
14	/s/ Jackie V. Nichols, Esq. NICHOLAS D. CROSBY, ESQ.	
15	Nevada State Bar No. 008996  NCrosby@maclaw.com	
16	JACKIE V. NICHOLS, ESQ. JNichols@maclaw.com	
17	10001 Park Run Drive	
18	Las Vegas, Nevada 89145 Attorney for Defendants	
19	Good cause appearing, IT IS HEREBY ORDERED that the parties' stipulation to extend	
20	the deadlines to respond to [ECF No. 38] plaintiff Charles Moser's summary-judgment motion, [ECF No. 40] plaintiff John Sabatini's summary-judgment motion, and [ECF No. 41] defendant	
21	Las Vegas Metropolitan Police Department's summary-judgment motion [ECF No. 45] is GRANTED. The deadline to respond to these summary-judgment motions [ECF Nos. 38,	
22	40, and 41] is EXTENDED to August 20, 2018.	
23	Dated: July 5, 2018	
24	U.S. District Judge Jennifer A. Dorsey	